IN the United States District Court Western District of Alkansas

## FILED

SetzKe

JUN 1 0 2008

MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT 08C3094

CASEKO7-5186

Juge; Hendken

MAGistrate; MARSCHEWSKI,

Morris, Acie, NCIC

Motion to Change Venue to the Morthern

- 1. The Plaintiff Asserts IN Reference to General Rule of Statute 28 USC \$ 1391 Under Section 1391 (B) VENUE IS Proper IN Civil Rights Action In;
  - (2) A Judicial District Which a Substaintial Part of Events or omissions giving rise to the Claim Occurred
  - (3) A Judicial District IN Which any Defendant may be found,
- 2. The Plaintiff Asserts Inter-Alia In that the State of Illinois, Venue Is Proper, and Motions to Addoin his Arkanbas Case In the Northern District of Illinois Where Claims Occurred, and Defendants Can be found.
- 3. Further- this CASE IS About Iclinois Jurisdiction on LAW IN 1981 ON the Plantiffs Illinois Conviction.
- 4. Inst this Conviction has No Requirements to Accompidate Arkansas Law, Ok Does It tall within any en-actment Dates. Attached to the Norther District of ILLinais Case # 080-3094 Exhibit (AXB)(C)

5. That the State of Arkansas Has Placed burden on the State Of Illinois and It's entities, and the Plantiff, and Committed Chimes Against All the About.

6. That Yenue Is Proper IN the Northern District of Illinois.

Where fore, the Plaintiff Prays this Court Grant his motion, and Grant His Case transferd to the Northern District of Illinois, and Grant Whatever Proper under the Constitution, for Justice, and the Reservation of Rights

6-4-08 Respectfully Submitted

Certificate of Service

I Raymond Setzke have mailed the foregoing, and Copies to the District clerk for electronic mailing, and to the Northern District of Illinois by u.s. mail on 6-4-08

